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PPLICATION NO:	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/650,329	08/29/2000	Thomas G. Adams	19927-000710US	8649
20350 7	7590 02/25/2004		EXAM	INER
	AND TOWNSEND	NALEVANKO, C	NALEVANKO, CHRISTOPHER R	
TWO EMBAR EIGHTH FLO	CADERO CENTER OR		ART UNIT	PAPER NUMBER
SAN FRANCISCO, CA 94111-3834			2611	8

DATE MAILED: 02/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

بمسر		Application No.	Applicant(s)			
•		09/650,329	ADAMS ET AL.			
	Office Action Summary	Examiner	Art Unit			
	* .	Christopher R Nalevanko	2611			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ 2a)⊠ 3)□	Responsive to communication(s) filed on <u>08 D</u> . This action is FINAL . 2b) This Since this application is in condition for alloware	action is non-final.	osecution as to the merits is			
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 4,7-9,13 and 16-26 is/are pending in the day of the above claim(s) 1-3,5,6,10-12,14 and Claim(s) is/are allowed. Claim(s) 4,7-9,13 and 16-26 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	<u>I 15</u> is/are withdrawn from consid	eration.			
Applicat	ion Papers					
	The specification is objected to by the Examine					
10)	The drawing(s) filed on is/are: a) acc					
•	Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex					
Priority (under 35 U.S.C. § 119					
12)□ a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachmer	nt(s) ce of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)			
2) Notice 3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail D				

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Art Unit: 2611

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 12/08/2003 have been fully considered but they are not persuasive. Applicant argues, "... there is no disclosure in Maturi of synchronization with a system timestamp for an application system that is coupled to the decoder circuit but not with the receiver circuit..." (page 9 lines 22-23, page 10 line 1). Maturi shows that the entire synchronization method and use of timestamps is for an application system, or some AV receiving system to display the decoded data (col. 4 lines 40-52). Maturi shows that this decoder system is used to supply AV data to a presentation system, or application system. Furthermore, Maturi shows that an application system would be coupled to the decoder circuit but not the receiver circuit (fig. 3 items 30 and 32). As seen in figure 3, the video and audio decoder circuits output data to the video presentation devices (video and audio out), therefor they are coupled to the application system. The receiver circuit ("bit-stream in" and pre-parser 22) is coupled to the decoder circuits through a bus, and is not directly coupled to the application circuit. The remainder of the arguments do not pertain to a specific limitation in the claims.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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2. Claims 4, 7, 8, 13, 16, 17, 20, 21, 24, and 25 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Maturi et al.

Regarding Claim 4. Maturi shows a method for synchronizing a digital video host system including a receiver circuit and a decoder circuit coupled through a system bus (fig. 3) comprising receiving a first transport packet from a transmitter (col. 2 lines 55-67), capturing a first system time clock timestamp at the start of receiving the first packet (col. 3 lines 20-25, 30-46, col. 7 lines 22-45, 64-67, col. 8 lines 1-15), obtaining a program clock reference timestamp (col. 5 lines 50-56), comparing the first STC timestamp to the PCR timestamp to generate comparison results (coll. 7 lines 22-45, 65-67, col. 8 lines 1-30), and adjusting the STC frequency based on the comparison results in order to maintain synchronization (col. 8 lines 37-49). Maturi shows capturing a system timestamp with the decoder (col. 7 lines 22-36) and adjusting the system timestamp with a scaled offset based on a message delay time between the decoder and receiver to maintain synchronization (col. 7 lines 22-53, col. 8 lines 1-47). Also, Maturi shows that an application system would be coupled to the decoder circuit but not the receiver circuit (fig. 3 items 30 and 32). As seen in figure 3, the video and audio decoder circuits output data to the video presentation devices (video and audio out), therefor they are coupled to the application system. The receiver circuit ("bit-stream in" and pre-parser 22) is coupled to the decoder circuits through a bus, and is not directly coupled to the application circuit.

Regarding Claim 7, Maturi shows receiving data from the decoder into a register in a bus interface (see fig. 3, col. 3 lines 10-42), latching a second timestamp of the STC into another register in the bus after receiving the data (col. 3 lines 30-45, col. 5 lines 50-

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55, col. 6 lines 10-18, col. 7 lines 20-50), and providing the second timestamp to the decoder by way of the register (col. 7 lines 28-36, col. 8 lines 1-48). Furthermore, it is clear that this decoder performs this operation a numerous amount of times, providing multiple timestamps, in order to process and synchronize the thousands of data packets required to play a stream of video.

Regarding Claim 8, Maturi shows that the decoder is part of an audio-visual interface and the application system is an audio-visual system (col. 4 lines 40-52).

Regarding Claim 13, the limitations of the system claim has been discussed with regards to the method claim of Claim 4.

Regarding Claim 16, the limitations of the system claim has been discussed with regards to the method claim of Claim 7.

Regarding Claim 17, Maturi shows that the decoder is part of an audio-visual interface and the application system is an audio-visual system (col. 4 lines 40-52).

Regarding Claim 20, Maturi shows a method for synchronizing a digital video host system including a receiver circuit and a decoder circuit coupled through a system bus (fig. 3) comprising receiving a first transport packet from a transmitter (col. 2 lines 55-67), capturing a first system time clock timestamp at the start of receiving the first packet (col. 3 lines 20-25, 30-46, col. 7 lines 22-45, 64-67, col. 8 lines 1-15), obtaining a program clock reference timestamp (col. 5 lines 50-56), comparing the first STC timestamp to the PCR timestamp to generate comparison results (coll. 7 lines 22-45, 65-67, col. 8 lines 1-30), and adjusting the STC frequency based on the comparison results in order to maintain synchronization (col: 8 lines 37-49). Maturi shows capturing a system

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timestamp with the decoder (col. 7 lines 22-36) and adjusting the system timestamp with a scaled offset based on a message delay time between the decoder and receiver to maintain synchronization (col. 7 lines 22-53, col. 8 lines 1-47). Maturi shows receiving data from the decoder into a register in a bus interface (see fig. 3, col. 3 lines 10-42), latching a second timestamp of the STC into another register in the bus after receiving the data (col. 3 lines 30-45, col. 5 lines 50-55, col. 6 lines 10-18, col. 7 lines 20-50), and providing the second timestamp to the decoder by way of the register (col. 7 lines 28-36, col. 8 lines 1-48). Furthermore, it is clear that this decoder performs this operation a numerous amount of times, providing multiple timestamps, in order to process and synchronize the thousands of data packets required to play a stream of video.

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Regarding Claim 21, Maturi shows that the decoder is part of an audio-visual interface (col. 4 lines 40-52).

Regarding Claim 24, the limitations of the claim have been discussed with regards to Claim 20.

Regarding Claim 25, Maturi shows that the decoder is part of an audio-visual interface (col. 4 lines 40-52).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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3. Claims 9, 18, 22, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maturi et al.

Regarding Claims 9 and 18, Maturi fails to show that the decoder is part of a computer network interface and the application system is a networked computer system.

Official Notice is taken that it is well known and expected in the art for a decoder to be included in a computer network. This allows the network to send MPEG data in order to display video. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include the decoder in a computer network interface so that the computer network could decode and display MPEG data.

Regarding Claim 22, Maturi fails to show that the decoder is part of a computer network interface. Official Notice is taken that it is well known and expected in the art for a decoder to be included in a computer network. This allows the network to send MPEG data in order to display video. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include the decoder in a computer network interface so that the computer network could decode and display MPEG data.

Regarding Claim 26, Maturi fails to show that the decoder is part of a computer network interface. Official Notice is taken that it is well known and expected in the art for a decoder to be included in a computer network. This allows the network to send MPEG data in order to display video. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include the decoder in a

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computer network interface so that the computer network could decode and display MPEG data.

4. Claims 19 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maturi et al in further view of Dokic (5,699,392).

Regarding Claim 19, Maturi shows that adjustments are made with an offset but fails to show that this offset is scaled by a non-unitary value. Dokic shows using a scale factor to change a correction factor (col. 9 lines 50-65). This scale factor can be a wide variety of values, depending on the situation. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Maturi with the scaling ability of Dokic so that the system could handle a wide range of synchronization errors.

Regarding Claim 23, the limitations of the claim have been discussed with regards to Claim 19.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

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will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Christopher R Nalevanko whose telephone number is 703-305-

8093. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew Faile can be reached on 703-305-4380. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9314 for regular

communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-305-4700.

Christopher Nalevanko

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703-305-8093

February 19, 2004

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